# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

WANDA SEVERSON,	)
Plaintiff,	) )
vs.	)
UNITED STATES OF AMERICA,	) )
Defendant.	)        Case No. 3:12-cv-00025-SLG )

## **SCHEDULING AND PLANNING ORDER**

#### I. Meeting of Counsel

Based upon information available to the court through a status report completed by the parties pursuant to Rules 16 and 26(f), Federal Rules of Civil Procedure, Local Civil Rule 16.1, and, if one was held, the scheduling and planning conference, this order for the pretrial development of the case is entered pursuant to Rule 16(b), Federal Rules of Civil Procedure.

#### II. <u>Pre-Discovery Disclosures</u>

A.	The information required by Rule 26(a)(1), Federal Rules of Civi		
		Procedure:	
	1.	Has been exchanged by the parties.	
	2.	X_ Shall be exchanged by the parties on or	
		before August 10, 2012.	

B. Preliminary witness lists:

- 1. Have been exchanged by the parties.
- X Shall be exchanged by the parties on or before August 10, 2012.

Counsel for each party must contemporaneously prepare and maintain a written record of all disclosures and supplementation of disclosures or responses made to requests for discovery under Rule 26(a) and (e), Federal Rules of Civil Procedure. Unless required in support of a motion or by order of the court, disclosures and supplemental disclosures are not to be filed with the court.

#### II. Contested Issues of Fact and Law

- A. \_\_X\_ Nothing further is required to be filed with the court at this time.
- B. \_\_\_\_ The parties have either failed to submit a preliminary statement of issues or have submitted an unsatisfactory preliminary statement of issues. The parties shall meet, prepare, and file a satisfactory preliminary joint statement of issues on or before \_\_\_\_.

### IV. <u>Discovery Plan</u>

Discovery shall be conducted in accordance with Rules 26 through 37 of the Federal Rules of Civil Procedure, Local Civil Rules 30.1, 32.1, and 37.1, and the discovery plan contained in the status report of the parties except as otherwise provided below.

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A.	Issues requiring discovery.	
	1. X Nothing further is required to be filed with the court at	
	this time.	
	2 The parties have not submitted a statement of issues	
	requiring discovery. The parties shall meet, prepare,	
	and file that statement on or before	
В.	Preserving discovery information.	
	1. X There is no indication that this will be an issue.	
	2 [Other]	
C.	Discovery or disclosure of electronically stored information shall be	
handled as t	follows:	
	<ol> <li>X The parties may proceed as they have proposed.</li> </ol>	
	2 [Other]	
D.	Claims of privilege or protection of trial preparation materials shall be	
handled as t	follows:	
	1X_ There is no indication that this will be an issue.	
	2 The parties have entered into a confidentiality	
	agreement.	
	3 The parties shall submit their proposed confidentiality	
	agreement on or before	

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E.	Expert witness disclos	sures in accordance with Rule 26(a)(2) shall	be
made:			
	1 By all par	rties on or before	
	2. <u>X</u> By plaintif	iff on or before <b>November 15, 2012</b> .	
	3. <u>X</u> By defend	dant(s) on or before <b>January 15, 2013</b> .	
	4 Rebuttal r	reports on or before	
F.	Disclosures and dis-	scovery responses shall be supplemented	in
accordance	ce with Rule 26(e):		
	1 At interva	als of days; and final supplementations	
	shall be s	served and filed 60 days before the close of	
	fact disco	overy.	
	2. <u>X</u> As new ir	information is acquired, but not later than 60	
	days befo	ore the close of fact discovery.	
The	e disclosures required by	Rule 26(a)(3), to the extent not covered by	this
order, wil	I be addressed by the cou	ourt in an Order for Pretrial Proceedings and F	inal
Pretrial Co	onference, which the court	will issue concurrent with setting this case for tri	al.
G.	A final witness list, dis	sclosing all lay and expert witnesses whom a p	arty

- may wish to call at trial, shall be served and filed not later than: **February 15, 2013**. Unless otherwise ordered for good cause shown, only those witnesses disclosed in a timely filed witness list will be permitted to testify at trial.
  - H. Discovery shall be scheduled so as to be <u>completed</u> by:

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1	As to all fact discovery, on or before
2	As to all expert discovery, on or before
3. <u>&gt;</u>	As to all discovery, on or before <b>April 30, 2013</b> .
If discovery is no	t completed by the date or dates above specified, counsel may,
as provided by D. Ak.	L.R. 16.1(c)(3)[A], stipulate to a single continuance of no more
than two months for th	e completion of same, provided that any such stipulation shall
state precisely what dis	covery remains and when it will be accomplished. 1 A discovery
conference must be req	uested if more time is required to complete such discovery.
I. The following lim	itations on discovery are imposed:
1. <u> </u>	The limitations set forth in Federal Rules of Civil
	Procedure 26(b), 30, and 33 apply, except as
	indicated below.
2	The maximum number of depositions by each party
	shall not exceed
(a)	Depositions shall not exceedhours as
	to any deponent.
(b)	Depositions shall not exceedhours as to
	non-party deponents.

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<sup>&</sup>lt;sup>1</sup>Such a stipulation does not require court approval.

			(c) Depositions shall not exceed hours as to
			party <sup>2</sup> deponents.
		3.	The maximum number of interrogatories posed by
			each party shall not exceed
		4.	The maximum number of requests for admissions
			posed by each party shall not exceed
		5.	[Other limitations:]
V.	Pretri	al Moti	<u>ons</u>
	A.	Prelin	ninary motions as to jurisdiction, venue, arbitration, and/or statutes of
limitati	ion sha	all be s	erved and filed not later than:
		1.	X_ Not applicable.
		2.	[Date:]
	B.	Motio	ns to amend, motions under the discovery rules, motions in limine,
and di	spositi	ive mot	ions:
		1.	shall be served and filed not later than the times
			specified by Local Rule 16.1(c)(6)-(8) and
			Rule 56(c)(1)(A), Federal Rules of Civil Procedure,
			except as indicated below.
		2.	X Motions to amend pleadings or add parties shall be
			served and filed not later than September 15, 2012.
<sup>2</sup> Unles	s other	wise sp	pecified, the court will consider corporate officer, Rule 30(b)(6) witness, and

expert witness depositions to be subject to the time limitation applicable to party depositions.

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3. Motions under the discovery rules shall be served and
filed not later than
4 Motions in limine shall be served and filed not later
than
5. X Dispositive motions shall be served and filed not later
than <b>April 30, 2013</b> .
VI. <u>Further Pretrial Proceedings</u>
A. X The parties have not requested a scheduling conference with the
court.
B. X The parties have not consented to all further proceedings in this
case being before a United States magistrate judge.
C. With reference to the disclosure requirements of Rule 7.1, Federal Rules
of Civil Procedure:
1. $X$ The parties are in compliance or the Rule is not
applicable.
2. Compliance shall be accomplished on or
before
D. The parties have considered and reported to the court as regards
possible alternative dispute resolution procedures. The use of ADR procedures
appears premature at this time. The court will arrange for mediation assistance from a

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judge of this court upon request of the parties.

E. The court will schedule a pretrial conference for purposes of considering

matters set out in Rule 16(c)(2), Federal Rules of Civil Procedure, upon the request of

the parties. The court will call upon the parties to certify the case ready for trial when

the times specified for discovery and motion practice have expired. The court will issue

an order governing final preparation for trial and scheduling a final pretrial conference

when the case has been certified ready for trial.

F. In the event that the parties have completed discovery before the

discovery close date set in this scheduling and planning order, and if no dispositive

motions are then pending or are to be filed by a party, counsel may jointly file a

certificate that the case is ready for trial as provided by Local Civil Rule 40.3.

G. Either party may request a trial setting conference at any time to establish

a trial date.

VII. Trial

It is estimated that this case will require 5 days for trial by court.

DATED at Anchorage, Alaska, this 23<sup>rd</sup> day of July, 2012.

/s/ Sharon L. Gleason SHARON L. GLEASON United States District Judge

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